- (G) THE ADVISORY COMMITTEE SHALL DETERMINE THE TIME AND PLACE OF ITS MEETINGS.
- (H) THE MEMBERS OF THE COMMITTEE MAY NOT RECEIVE A SALARY, BUT SHALL BE REIMBURSED FOR REASONABLE EXPENSES INCURRED IN ATTENDING MEETINGS AND OTHER COMMITTEE BUSINESS, AS PROVIDED UNDER THE STATE STANDARD TRAVEL REGULATIONS.

Article - Natural Resources

SUBTITLE 11A. AQUACULTURE

4-11A-01.

- (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- (B) "AQUACULTURE" MEANS THE COMMERCIAL REARING OF FISH OR AQUATIC PLANTS FOR SALE, TRADE, BARTER, OR SHIPMENT.
- (c)--"AQUACULTURE--ENTERPRISE--ZONES"-MEANS-TIDAL-WATERS-AND LAND-BENEATH-THE--TIDAL--WATERS--OF--THE--STATE--THAT--HAVE--BEEN DESIGNATED-BY-THE-DEPARTMENT-FOR-AQUACULTURE-USE-
- (B) (C) "CHESAPEAKE BAY" MEANS THE WATERS COMMONLY KNOWN AS THE CHESAPEAKE BAY, AS DEFINED BY THE CHARTS OF THE OYSTER SURVEY OF 1906 TO 1912, AND ITS AMENDMENTS.
- (E) (D) "DREDGE" INCLUDES ANY DREDGE, SCOOP, HANDSCRAPE, OR SIMILAR DEVICE USED IN CATCHING OYSTERS AND CLAMS BY DRAGGING.
- (F) (E) "LEASED OYSTER BOTTOM" MEANS ANY LAND LYING BENEATH THE WATERS OF THE STATE LEASED BY THE STATE TO ANY PERSON FOR THE PURPOSE OF PROTECTING, SOWING, BEDDING, OR CULTIVATING OYSTERS AND OTHER SHELLFISH.
- (G) (F) "NATURAL CLAM BAR" MEANS ANY AREA OF SUBMERGED TIDAL BOTTOM NOT CLASSIFIED AS A NATURAL OYSTER BAR WHICH HAS A POPULATION OF CLAMS OF ANY SPECIES JUDGED BY THE SECRETARY TO HAVE SIGNIFICANT COMMERCIAL VALUE.
- (H) (G) "NATURAL OYSTER BAY BAR" MEANS ANY SUBMERGED OYSTER BAR, REEF, ROCK, OR AREA REPRESENTED AS AN OYSTER BAR ON THE CHARTS OF THE OYSTER SURVEY OF 1906 TO 1912, AND ITS AMENDMENTS, OR ANY AREA DECLARED BY ANY CIRCUIT COURT TO BE A NATURAL OYSTER BAR, OR ANY AREA ON WHICH THE DEPARTMENT PLANTS OYSTERS OR SHELLS. A NATURAL OYSTER BAR ALSO MEANS ANY BAR BENEATH THE WATERS OF THE STATE WHERE THE NATURAL GROWTH OF OYSTERS ABOUNDS TO THE EXTENT THAT THE PUBLIC HAS RESORTED TO THE BAR FOR A LIVELIHOOD, WHETHER CONTINUOUSLY OR AT INTERVALS, DURING ANY OYSTER SEASON WITHIN 5 YEARS PRIOR TO THE FILING OF ANY APPLICATION FOR A LEASE OF THE AREA IN QUESTION, OR WITHIN 5 YEARS PRIOR TO MAKING OF A RESURVEY UNDER § 4-1102. THE ACTUAL